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Pursuant to Civil Local Rules ("Civ. L.R.") 16-9, the parties jointly submit this Case Management Statement and Proposed Order. The parties make the following recommendations and representations:

#### 1. JURISDICTION AND SERVICE

Plaintiff filed her complaint in Alameda County Superior Court. Defendant removed the case based on Plaintiff's Federal Fair Debt Collection Practices Act claim, 15 U.S.C. §1692 et. seq. There are no issues with respect to jurisdiction and venue; all parties have been served.

### 2. DESCRIPTION OF THE CASE:

Plaintiff filed this lawsuit contending that Defendant Financial Credit Clearing House – 1956 Incorporated, Inc., dba Butler, Robbins, and White ("FCCH") committed several violations of fair debt collection statutes in its attempt to collect a debt allegedly owed by plaintiff for medical care. Plaintiff alleges the following:

- (1) that FCCH's first collection letter to Ms. Ma did not include the disclosure required by Cal Civil Code §1812.700.
- (2) that during the entire month of July 2007, FCCH called Ms. Ma and her mother every day even though she told defendant that she was covered under Medi-Cal and that Medi-Cal should be contacted for payment.
- (3) that Defendant threatened Ms. Ma and her mother with a lawsuit and made a threat to take away her mother's home.
- (4) that Defendant made racial remarks to plaintiff's mother, namely that she "should go back to China" because "she doesn't know the law" and continued to make telephone calls with unreasonable frequency to her residence,

Plaintiff alleges that in so doing defendant FCCH violated the following codes: Cal Civil Code §1812.700; the Federal Fair Debt Collection Practices Act, ("FDCPA") 15 U.S.C §§1692e, 1692e(4), 1692e(5), 1692(10), 1692d and 1692f; Cal. Civil Code §§1788.17, 1788.10(e), and 1788.11(d) (the "Rosenthal Act"). In addition, plaintiff contends that defendant committed the tort of Invasion of Privacy.

Defendant denies all of the material allegations of the complaint, and denies it has violated section 1812.700 of the California Civil Code, the FDCPA, the Rosenthal Act, or that it has invaded her privacy. Defendant has filed an Answer to the complaint which sets forth its affirmative defenses to Plaintiff's claims.

#### 3. LEGAL ISSUES

The principle legal issues include: 1) whether Defendant violated Cal. Civil Code §1812.700; 2) whether Defendant violated the FDCPA, 15 U.S.C. §1692 et seq., 3) whether Defendant violated the Rosenthal Act, Cal. Civil Code §1788 et seq.; 4) whether Defendant invaded plaintiff's right to privacy; 5) if Defendant is found to have violated any statute, whether any of its stated affirmative defenses are applicable; 6) what damages, if any, are recoverable by Plaintiff; 7) whether Plaintiff is entitled to recover attorneys' fees and costs and, if so, in what amount; and 8) whether Defendant is entitled to recover attorneys' fees and costs and, if so, in what amount.

## 4. MOTIONS

There are no motions pending at this time. Each party reserves the right to move for summary judgment and/or partial summary adjudication.

## 5. AMENDMENT OF PLEADINGS:

The parties propose an October 1, 2008 deadline for amending pleadings.

[]	Case 3:08-cv-02131-MHP					
1	6. EVIDENCE PRESERVATION:					
2	Plaintiff's attorneys have already collected and will preserve copies of all documents					
3	referred to in the complaint.					
4	Defendant has directed its relevant employees to preserve all documents, in paper or					
5	electronic form, related to the subject matter of this case.					
6	Coottomo 101111, 101111011 1					
7	7. DISCLOSURES					
8	The parties will serve their initial disclosures on July 21, 2008.					
9	The parties will believe their mission and					
10	8. DISCOVERY					
11	No discovery has been taken. The discovery limits set out by the Federal Rules of					
12	Civil Procedure should apply.					
13	Civil Procedure should appry.					
14	O CLASS ACTIONS					
15	9. CLASS ACTIONS Not applicable					
16	Not applicable.					
17	10 DEL ATED CACEC					
18	10. RELATED CASES					
19	The parties know of no related cases.					
20						
21	11. RELIEF					
22	Sandra Ma seeks statutory damages of \$3,000, actual damages of \$25,000 for					
<ul><li>23</li><li>24</li></ul>	emotional distress, and punitive damages. She also seeks attorney's fees and costs.					
25	Defendants will request that the Court enter judgment for Defendant on all claims.					
26	Defendants reserve the right to seek appropriate sanctions, including an award of the costs and					
27	attorneys' fees incurred in this action.					
28						

# 12. ALTERNATIVE DISPUTE RESOLUTON

The parties filed a Stipulation and Proposed Order Selecting an ADR process and the ADR process that the parties jointly requested is: Mediation. The parties intend to mediate at the earliest possible date.

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# 13. CONSENT TO MAGISTRATE FOR ALL PURPOSES

The case was assigned to Judge Marilyn Hall Patel. The parties do not consent to reassignment.

The parties do not believe that this case is suitable for assignment to binding

arbitration, a special master, or the Judicial Panel on Multidistrict Litigation.

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## 14. OTHER REFERENCES

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#### 15. NARROWING OF ISSUES 15

The parties believe that this case presents relatively simple issues, and that alternative procedures are not necessary to narrow the issues further. However, the parties anticipate that many facts, including but not limited to the authenticity and admissibility of key documents, can be stipulated to in advance of trial and thus conserve the parties' and the court's resources.

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## 16. EXPEDITED SCHEDULE

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The parties do not believe that this is the type of case that should be handled on an expedited basis with streamlined procedures.

Document 13

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ļ							
1	KATHARINE & GEORGE ALEXANDER						
2	COMMUNITY LAW CENTER						
3			, ,				
4	Dated July 18, 2008		Reema Diwan, Certific	ed Law Student*			
5	(CLS #21052) For plaintiff Sandra Ma						
6			i or passess				
7							
8	Dated: July 18, 2008	By:	/s/ Scott Maurer, Superv	ising Attorney*			
9			(SBN No. 180830)	ising ruomey			
10			(smaurer@scu.edu) Attorney for Plaintiff	Sandra Ma			
11			·				
12 13			SIMMONDS & NAI	RITA LLP			
14	D . 1 . 1 . 10 . 2000	By:	/s/				
15	Dated: July 18, 2008	Dy.	Robin M. Bowen (SI				
16			(rbowen@snllp.com) Attorney for Defenda	) ant Financial Credit			
17			Clearing House				
18							
19							
20	CACDA (ANIA COMENIE ODDED						
21	The Class Managemen	CASE MANAGEMENT ORDER  The Case Management Statement and Proposed Order is hereby adopted by the Court					
22	as the Case Management Order for the case and the parties are ordered to comply with this						
23							
24	Order.						
25	Dated: 8/6/2008		Most				
26	Dated.	Maril	yn Hall Patel, United S	States District Judge			
27							
28	*Pursuant to the State Bar rules governing the practical training of law students						
	JOINT CASE MANAGEMENT CONFERENCE STATEMENT						

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